

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

MARIA VECCHIO, individually, and on
behalf of all others similarly-situated,

Plaintiff,
v.

QUEST DIAGNOSTICS, INC.,
EXAMONE WORLD WIDE, INC., and
EXAMONE LLC,

Defendants.

**DECLARATION OF SALVATORE C.
BADALA IN SUPPORT OF
PLAINTIFF'S MOTION TO SEAL**

Civil Action No.: 1:16-cv-05165-ER-KNF

MARIA VECCHIO, individually, and on
behalf of all others similarly-situated,
Plaintiff,
v.

QUEST DIAGNOSTICS, INC.,
EXAMONE WORLD WIDE, INC., and
EXAMONE LLC,

Defendants.

Civil Action No.: 1:19-cv-05194-ER

I, Salvatore C. Badala, declare under 28 U.S.C. § 1746 as follows:

1. I am a Partner, and Of Counsel at Napoli Shkolnik PLLC, counsel for Plaintiff.
2. The Declaration of Salvatore C. Badala has attached to it attorney time records and costs that contain information "Confidential," and subject to "Attorney's Work Product."

I declare under penalty of perjury that the foregoing is true and correct.

Dated: October 11, 2022

/s/ Salvatore C. Badala
Salvatore C. Badala